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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/647,046	08/21/2003	Steven Don Arnold	H0004511	1546	
7590 11/10/2004		EXAMINER			
Ephraim Starr			TRIEU, THAI BA		
Division Genera	ıl Counsel				
Honeywell Inter	mational Inc.		ART UNIT PAPER NUMBER		
23326 Hawthorne Boulevard, Suite #200			3748		
Torrance, CA	90505		DATE MAILED: 11/10/200	DATE MAILED: 11/10/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)			
		10/647,046	ARNOLD, STEVEN DON			
		Examiner	Art Unit			
		Thai-Ba Trieu	3748			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be till y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
2a)⊠	Responsive to communication(s) filed on <u>27 September 2004</u> . This action is FINAL . 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dienositi	·					
Application of Claims 4) Claim(s) 1,3-9,11-17,19 and 20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,3-9,11-17,19 and 20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).			
Priority ı	under 35 U.S.C. § 119					
12)[a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
2)	ct(s) the of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (PTO-948) the mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) the No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal R 6) Other:				

Art Unit: 3748

DETAILED ACTION

This Office Action is in response to the Amendment filed on September 27, 2004. Applicant's cooperation in correcting the informalities in the specification is appreciated. Claims 1, 3-6, 8, 11-13, 16 and 20 were amended; and Claims 2, 10, and 18 were cancelled.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 16-17 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by Woollenweber et al. (Patent Number 6,062,026).

Woollenweber discloses a method of providing exhaust gas recirculation to an internal combustion engine (11) comprising the steps of:

maintaining a pressure of filtered exhaust gas (via 41) produced by the engine (11) and which has not passed through a turbine (15) at a first intermediate pressure less than a pressure at an intake manifold of the engine;

increasing a pressure of intake air (by the compressor 18) to a second intermediate pressure; mixing the exhaust gas and intake air to form a mixture (via mixing valve 35); and

Art Unit: 3748

boosting the pressure of the mixture (by the compressor 23) to a pressure sufficient to meet a mass flow demand of the engine;

wherein the maintaining step comprises using back pressure from a turbocharger turbine (See Figures 3-6, Column 7, lines 34-67, Columns 8-9, lines 1-67 and Column 10, lines 1-7); and

wherein the increasing step comprises compressing the intake air with a first stage (by the compressor 18) of a two-stage compressor (the first stage compressor 18 and the second stage compressor 22) (See Figures 3-6).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 5-9, and 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gladden et al. (Patent Number 6,301,889 B1), in view of Woollenweber et al. (Patent Number 6,062,026).

Regarding claims 1 and 3, Gladden discloses an Exhaust Gas Recirculation (EGR) system providing a mixture of exhaust gas and intake air to the intake of an internal combustion engine, the system comprising:

a turbocharger (12) including a compressor (26) with more than one stage, wherein intake air is compressed in at least one first stage of the compressor (46, 50),

and a mixture of intake air compressed in the at least one first stage of the compressor (46, 50) and exhaust gas, which exhaust gas has not passed through a turbine (24) is compressed in at least one second stage of the compressor (48, 56);

wherein the compressor (46, 48) has two stages (See Figure 1).

However, Gladden fails to disclose a diesel particulate filter disposed to filter the exhaust gas before the exhaust gas enters the compressor.

Woollenweber teaches that it is conventional in the turbocharged internal combustion engine art having the exhaust gas recirculation system, to utilize a diesel particulate filter (41) to filter the exhaust gas before the exhaust gas enters the first plurality of blades (See Figures 3-6).

It would has been obvious to one having ordinary skill in the art at that time the invention was made, to have utilized a diesel particulate filter, as taught by Woollenweber, to lower the particulate emissions of the exhaust gas before re-entering the engine, since the use thereof would have reduce exhaust emissions of the charged internal combustion engine.

Regarding claims 5-9 and 11, Gladden further discloses a control valve (82), which determines the proportion of exhaust gas produced by the engine to be recirculated (Column 4, lines 5-20);

an EGR mixer (64) to mix the exhaust gas with intake air to form the mixture (See Figure 1);

Art Unit: 3748

wherein the intake air is compressed by at least one first stage of the turbocharger to achieve a first intermediate pressure, the first intermediate pressure being less than an intake pressure at an intake manifold of the engine, and wherein back pressure from a turbocharger turbine maintains a pressure of the exhaust gas at a second intermediate pressure, the second intermediate pressure being less than an intake pressure at an intake manifold of the engine (See Column 4, lines 34-46);

wherein the turbocharger comprises:

a turbine inlet (30) receiving exhaust gas from an exhaust manifold of an internal combustion engine and having a turbine exhaust outlet (33), and a compressor (26) having an air inlet (52) and a first volute(See Figure 1);

a turbine wheel (42) extracting energy from the exhaust gas, said turbine wheel (42) connected to a shaft (38) (See Figure 1);

a bearing (40) supporting the shaft (38) for rotational motion (See Figure 1); and

a compressor impeller (46, 48) connected to the shaft (8) opposite the turbine wheel (42), said compressor impeller (46, 48) having a first plurality of impeller blades (50, 56) mounted on a front face proximate the air inlet (52, 58), said first plurality of blades (50) increasing the velocity of air from the air inlet (52) and exhausting air into the first volute, said compressor impeller also having a second plurality of impeller blades (56)

Art Unit: 3748

mounted on a back face, said second plurality of blades increasing the velocity of air from a scroll inlet connected to the first volute and a source of exhaust gas, and exhausting the mixture of exhaust gas and air into a second volute having a charge air outlet (via 74) connected to the engine intake (18);

wherein the second plurality of impeller blades (56) compresses the mixture to a pressure required by the engine to transit a desired mass flow (See Figure 1, Column 3, lines 9-67, and Column 4, lines 1-67, and Column 5, lines 1-27); and

at least one cooler (68, 79) (See Figure 1).

Regarding claim 12, Gladden discloses the invention as recited above; however, Gladden fails to disclose at least one emissions control device.

Woollenweber teaches that it is conventional in the turbocharged internal combustion engine art having the exhaust gas recirculation system, to utilize at least one emissions control device (Read as Catalyst) (See Figures 1-6).

It would has been obvious to one having ordinary skill in the art at that time the invention was made, to have utilized at least one emissions control device, as taught by Woollenweber, to improve the exhaust emissions in the Gladden device.

Regarding claims 13-15, Gladden discloses an EGR system for an internal combustion engine wherein a turbocharger maintains a pressure of exhaust gas at an

Art Unit: 3748

intermediate pressure lower than a pressure at an intake manifold of the engine, wherein said intermediate pressure is greater than a pressure of intake air, the intake air having been compressed by a first stage of a two stage compressor (See Column 4, lines 34-46);

wherein the compressor (26) forms a part of a turbocharger (12);

wherein the exhaust gas and the intake air are mixed together to form a mixture (at 64), and the mixture is further compressed by a second stage of the two stage compressor (26) until the mixture reaches a pressure sufficient to meet a mass flow demand of the engine (See Column 3, lines 9-67, and Column 4, lines 1-67, and Column 5, lines 1-27).

However, Gladden fails to disclose a diesel particulate filter disposed to filter the exhaust gas before the exhaust gas enters the compressor.

Woolenweber teaches that it is conventional in the turbocharged internal combustion engine art having the exhaust gas recirculation system, to utilize a diesel particulate filter (41) to filter the exhaust gas before the exhaust gas enters the first plurality of blades (See Figures 3-6).

It would has been obvious to one having ordinary skill in the art at that time the invention was made, to have utilized a diesel particulate filter, as taught by Woollenweber, to lower the particulate emissions of the exhaust gas before re-entering the engine, since the use thereof would have reduce exhaust emissions of the charged internal combustion engine.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gladden (Patent Number 6,301,889 B1), in view of Woollenweber et al. (Patent Number 6,062,026), and further in view of Coleman (Patent Number 6,205,785 B1).

The modified Gladden device discloses the invention as recited above; however, fails to disclose the turbocharger being a variable geometry turbocharger.

Coleman teaches that it is conventional in the turbocharged internal combustion engine art having the exhaust gas recirculation system, to utilize a variable geometry turbocharger (46) (See Figures 1-2).

It would has been obvious to one having ordinary skill in the art at that time the invention was made, to have utilized a variable geometry turbocharger, as taught by Coleman, to improve the control of the exhaust gas, in the modified Gladden device, since the use thereof would have increased the efficiency of the engine.

Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Woollenweber et al. (Patent Number 6,062,026), in view Gladden et al. (Patent Number 6,301,889 B1).

Woollenweber discloses the invention as recited above; however, Woollenweber fails to disclose the structural details a turbocharger having a two-stage compressor connected to the turbine.

Gladden teaches that it is conventional in the turbocharger art having an exhaust gas recirculation system, to utilize the turbocharger comprising:

Art Unit: 3748

a turbine inlet (30) receiving exhaust gas from an exhaust manifold of an internal combustion engine and a turbine exhaust outlet (33), and a compressor (26) having an air inlet (52) and a first volute (See Figure 1);

a turbine wheel (42) extracting energy from the exhaust gas, said turbine wheel (42) connected to a shaft (38) (See Figure 1);

a bearing (40) supporting the shaft for rotational motion (See Figure 1);

a compressor impeller (46, 48) connected to the shaft (38) opposite the turbine wheel (42) and said compressor impeller (46, 48) having a first plurality of impeller blades (50) mounted on a front face proximate the air inlet (52), said first plurality of blades (50) increasing the velocity of air from the air inlet (52) and exhausting air into the first volute, said compressor impeller also having a second plurality of impeller blades (56) mounted on a back face, said second plurality of blades increasing the velocity of air from a scroll inlet connected to the first volute and a source of exhaust gas, and exhausting the mixture of exhaust gas and air into a second volute having a charge air outlet (via 74) connected to the engine intake (18).

It would has been obvious to one having ordinary skill in the art at that time the invention was made, to have utilized disclose the structural details a turbocharger having a two-stage compressor connected to the turbine, to improve the compression capabilities, in the Woollenweber device.

Response to Arguments

Applicant's arguments with respect to claims 1, 3-9, 11-17, and 19-20 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- Ishikawa (Pub. Number US 2004/0093866 A1) discloses an EGR system for a turbocharged internal combustion engine having a DPF in the exhaust gas recirculation path.
- Gao et al. (Pub. Number US 2004/0050373 A1) disclose an exhaust gas recirculation diesel engine having a chemical filter/trap located downstream of the EGR cooler.
- Lucas et al. (US Patent Number 6,598,388 B2) disclose an engine exhaust gas recirculation particle trap.
- Bailey (US Patent Number 6,526,753 B1) discloses an exhaust gas generator/particulate trap for a turbocharged internal combustion engine.
- McKee (US Patent Number 6,367,256 B1) discloses an exhaust gas recirculation with condensation control.
- Bailey (US Patent Number 6,009,709) discloses a system and method of controlling exhaust gas recirculation having a particulate trap position in the EGR path.

Art Unit: 3748

- Khair (US Patent Number 5,771,868) discloses a turbocharging system for an internal combustion engine.

- Iketani et al. (Patent Number JP 2002-174110A) disclose a diesel engine having a DPF in the EGR system.
- Takatsuki (Patent Number JP 10-238414 A) discloses an EGR control apparatus.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thai-Ba Trieu whose telephone number is (703) 308-6450. The examiner can normally be reached on Monday - Thursday (6:30-5:00).

Page 12

Application/Control Number: 10/647,046

Art Unit: 3748

However, the examiner's new telephone number (751) 272-4867 will become

effective after the expected changeover date of November 22, 2004.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Thomas E. Denion can be reached on (703) 308-2623. The fax phone

number for the organization where this application or proceeding is assigned is 703-

872-9306.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

TTB

November 1, 2004

Thai-Ba Trieu
Patent Examiner

Art Unit 3748